## IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

CRAIG CUNNINGHAM,	) CASE NO. 1:21-CV-00030-SO
Plaintiff,	) ) )
vs.	ý
	) UNOPPOSED MOTION OF
YUSPEH RAPPAPORT LAW LLC,	) DEFENDANTS FOR EXTENSION
RELIABLE LEGAL MARKETING	) OF TIME TO FILE RESPONSIVE
CONSULTING, LLC, AND DOES 1-20,	) PLEADING
Defendants.	) )

Pursuant to Federal Rule of Civil Procedure 6(b), Defendant Yuspeh Rappaport Law LLC and Defendant Reliable Legal Marketing Consulting, LLC (collectively "Defendants") hereby request an extension of the time period in which Defendants may respond, by answer or otherwise, to Plaintiff's Class Action Complaint.

Defendants very recently retained the law firm of Benesch, Friedlander, Coplan & Aronoff LLP to represent them in the above-captioned dispute. Defendants now respectfully request an enlargement of time in which to answer or otherwise respond to the Class Action Complaint, while its counsel familiarizes itself with the matter. Defendants seek an extension of thirty (30) days. Plaintiff has agreed to the relief requested herein.

Accordingly, Defendants request that, for good cause shown, the Court extend the deadline by thirty (30) days — until July 1, 2021 — in which to file an answer or other responsive pleading in this case.

Date: June 1, 2021 Respectfully submitted,

## /s/ Laura E. Kogan

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**CERTIFICATE OF SERVICE** 

The undersigned hereby certifies that a true and correct copy of the above and foregoing

UNOPPOSED MOTION OF DEFENDANTS FOR EXTENSION OF TIME TO FILE

RESPONSIVE PLEADING was served upon all interested parties using this Court's ECF filing

system this 1st day of June, 2021.

/s Laura E. Kogan

Laura Elizabeth Kogan Attorney for Defendants